EAST	TED STATES BANKRUPTCY COURT TERN DISTRICT OF NEW YORK X			
IN R		CHAPTER 13 CASE NO.: 24-70103		
	DEBTOR(S).			
	X			
	CHAPTER 13 PLAN		Effective 12/01/2019	
G	Check this box if this is an amended plan. List below the sections of the changed:	plan which have	been	
PAR	Γ 1: NOTICES		And the second s	
that o	btors: This form sets out options that may be appropriate in some cases, but the not indicate that the option is appropriate in your circumstance or that it is perm to not comply with the local rules for the Eastern District of New York may not be ney, you may wish to consult one.	nissible in your jud	cial district. Plans	
read to for to cor Bankr	editors: Your rights may be affected by this plan. Your claim may be reduced, mothis plan carefully and discuss it with your attorney. If you do not have an attornet oppose the plan's treatment of your claim or any provision of this plan, you or you offirmation at least 7 days before the date set for the hearing on confirmation, unluptcy Court. The Bankruptcy Court may confirm this plan without further notice if See Bankruptcy Rule 3015. In addition, you may need to file a timely proof of claim	y, you may wish to ir attorney must fil- less otherwise orde no objection to co	consult one. e an objection ered by the enfirmation is	
1.1 : T	he following matters may be of particular importance. Debtors must check	one box on each	line to state	
whet	her or not the plan includes each of the following items. If an item is checl or neither boxes are checked, the provision will be ineffective if set out lat	ked as "Not Inclu	ded" or if	
a.	A limit on the amount of a secured claim, set out in Section 3.4, which may result in a partial payment or no payment at all to the secured creditor	☐ Included	☑ Not included	
b.	Avoidance of a judicial lien or nonpossessory, non-purchase-money security interest, set out in Section 3.6	☐ Included	☑ Not included	
c.	Nonstandard provisions, set out in Part 9	☐ Included	☑ Not Included	
1.2: T	he following matters are for informational purposes.			
a.	The debtor(s) is seeking to modify a mortgage secured by the debtor(s)'s principal residence, set out in Section 3.3	☑ Included	☐ Not included	
b.	Unsecured Creditors, set out in Part 5, will receive 100% distribution of their timely filed claim	☑ Included	☐ Not included	

Case 8-24-70103-ast Doc 27 Filed 06/14/24 Entered 06/14/24 13:08:16

Case 8-24-70103-ast Doc 27 Filed 06/14/24 Entered 06/14/24 13:08:16

PART 2: PLAN PAYMENTS AND LENGTH OF PLAN

9069

Service

2.1: The post-petition Trustee and the Debto	earnings of th or(s) shall pay t	e debtor(s) a to the Trustee	re submitted to the supervision are for a period of months as follows	nd control of the s:
\$ <u>2000</u> per month cormonths; and	mmencing 02	thro	ough and including 07/01/2024 for	r a period of <u>6</u>
\$ <u>3790</u> per month cormonths.	mmencing 08	/01/2024thro	ough and including 01/01/2029 for	ra period of54
Continued on	attached sepa	arate page(s).		
2.2: Income tax refu	nds.			
pendency of this case, returns for each year co tax period. In addition	the Debtor(s) winders the commencing winders to the regular	will provide the th the tax yea monthly plar	00%, as provided in Part 5 of this part 5 of the part 5 of the part 5 of the year in which the tax refunds	led federal and state tax of the year following the are to be paid in full to the
2.3: Additional paym	ents.			
Debtor(s) will n	nake additiona	I payment(s) t	Ineed not be completed. To the Trustee from other sources, and date of each anticipated payme	
PART 3: TREATMENT	OF SECURED	CLAIMS		
Check one. None. If "None Debtor(s) will no below, with an	" is checked, the naintain the cu y changes requ	ne rest of §3.1 rrent contrac uired by the a	debtor(s)'s principal residence need not be completed. tual installment payments on the s pplicable contract and noticed in a isbursed directly by the debtor(s).	secured claims listed
Name of Creditor	Last 4 Digits of Account Number	Principal Residence (check box)	Description of Collateral	Current Installment Payment (including escrow)
Acura Fin Services	9792		Acura Integra 2024	527.00
Cadillac Financial	20.00		Cadillacbxt 6	or and a second community of the second community of t

525.00

FILES 86/34/24 Continued on attached separate page(s). 3.2: Cure of default (including the debtor(s)'s principal residence). Check one. None. If "None" is checked, the rest of §3.2 need not be completed. Any existing arrearage on a listed claim will be paid in full through disbursements by the trustee, with interest, if any, at the rate stated below. Unless otherwise ordered by the court, the amounts listed on a proof of claim filed before the filing deadline under Bankruptcy Rule 3002(c) control over any contrary amounts listed below. In the absence of a contrary timely filed proof of claim, the amounts listed beloware Last 4 Principal Name of Creditor Digits of Residence Description of Collateral Amount of Interest Rate Acct No. (check box) Arrearage (if any) Continued on attached separate page(s). 3.3: Modification of a mortgage secured by real property of the debtor(s). Check one. ☐ The debtor(s) is not seeking to modify a mortgage secured by a property of the debtor(s). ☐ The debtor(s) is seeking to modify a mortgage secured by the debtor(s)'s principal residence and shall serve and file a Loss Mitigation Request under the Court's Loss Mitigation Program pursuant to General Order #676. Complete the paragraph below. The mortgage due to Rushmere Loan Management (creditor name) onthe property known as Harvard St., Massapequa, NY (property address) under account number ending x 3845 (last four digits of account number) is in default, All arrears, including all past due payments, late charges, escrow deficiency, legal fees and other expenses due to the mortgagee totaling \$247,091.00 (total amount of arrearage), may be capitalized pursuant to a loan modification. The new principal balance, including capitalized arrears will be \$481,705.00 ___(current total balance), and will be paid at 3 % interest amortized over 40 years with an estimated monthly payment of \$3,704.00 monthly modified payment) including interest and escrow of \$1,501.00 _(total proposed monthly payment). The estimated monthly payment, including proposed principal, interest, and escrow, shall be paid directly to the trustee while loss mitigation is pending and until such time as the debtor(s) has commenced payment under a trial loan modification. Contemporaneous with the commencement of a trial loan modification, the debtor(s) will amend the Chapter 13 Plan and Schedule J to reflect the terms of the trial agreement, including the direct payment to the secured creditor going forward by the debtor(s). Continued on attached separate page(s). The debtor(s) is seeking to modify a mortgage outside of the Court's Loss Mitigation Program and shall file a status letter on loss mitigation efforts seven (7) days prior to each scheduled Hearing on Confirmation. Complete the paragraph above. ☐ The debtor(s) has been offered and accepted a trial loan modification. Complete the paragraph below. The mortgage due to __(creditor name) on the property known as (property address) under account number ending x____ _(last four digits of account number) is in default as of this date. The Debtor(s) has accepted a trial loan modification. Monthly payments under the trial period plan, in the amount stated in Section 3.1 above, shall be paid directly to the secured creditor commencing on_

Case 8-24-70103-ast Doc 27 Filed 06/14/24 Entered 06/14/24 13:08:16 Case 8-24-70103-ast Doc 20 Filed 01/30/24 Entered 01/30/24 11:04:53

disbursements on by this paragraph the permanent m confirmed without	account of arr is reflected on on odification ag	nent modification ag se expressly provided earage due on the cla the Court's Claims Ro in the reement, if all othe dment incorporating ted on the proof of c	aim of egister as Claim #_ total amount of s r requirements for	the Trustee is d Th , originall	irected to cease ne proof of claim ly filed for the b After Court	any further affected enefit of authorization of
-		hed separate page(s)				
3.4: Requ	est for valuat r-secured cla	ion of security, pay	ment of fully se	cured claims,	and modificat	ion of
Check (s checked, the rest of	§3.4 need not be	completed.		
		this paragraph is on			in Part 1 of thi	s plan
para orde	ngraph shall no er determining	I file a motion to det I pursuant to order o ot modify liens under a such motion, and un ebtor(s), as determin	lying any secured	determination (of such motion.	This
Name of Creditor	Last 4 Digits of Acct No.	Description of Collateral	Value of Collateral	Total Amount of Claim	Estimated Amount of Creditor's Secured Claim	Estimated Amount of Greditor's Unsecured Claim
		ched separate page(s				The state of the s
Check on None The c These section filed I	e. If "None" is a laims listed be laims listed wing security in laintered wing interest in a claims will be ons as well.) Undefore the filing. In the absen	checked, the rest of §. checked, the rest of §. chow were either: thin 910 days before the pet in a motor vehicle that I year of the pet iny other thing of value paid pursuant to §3. chess otherwise order g deadline under Barce of a contrary time	the petition date icle acquired for the ition date and secue. 1 and/or §3.2. (The court, the icle acquired pounds)	and secured by the personal use the claims must the claim amou	y a purchase mo e of the debtor(s hase money sec be referenced in int stated on a p	r); or urity In those proof of claim

B86 27 Filed 86/34/24

Name of Creditor	Last 4 Digits of Acct No.	Collateral	Amount of Claim	Interest Rate
	e de la constante de la consta	the second of th		
	To the contraction of		The second secon	
- The state of the		and the factoring of president and the second of the secon		
	Secretary phila			And the second s

	2			
(m)	Continued on	attached	separate	page(s)

3.6: Lien avoidance.

Check one.

None. If "None" is checked, the rest of §3.6 need not be completed.

The remainder of this paragraph is only effective if the applicable box in Part 1 of this plan is

The debtor(s) shall file a motion to avoid the following judicial liens or nonpossessory, non-purchase money security interests as the claims listed below impair exemptions to which the debtor(s) are entitled under 11 U.S.C. §522(b) or applicable state law. See 11 U.S.C. §522(f) and Bankruptcy Rule 4003(d). Such claim shall be paid pursuant to order of the court upon determination of such

Name of Creditor	Attorney for Creditor	Lien Identification	Description of Collateral	Estimated Amount of Secured Claim	Interest Rate on Secured Portion, if any	Estimated Amount of Unsecured
						Claim
	the first and the company below " \$40.000 common \$40.000 com all we will collect			Transcription of the	and a comment of	
	**************************************	**************************************	the same and the s		Analysis and the second section of the second section of the section of the second sec	
	of the process agent	C troub statement		and the second of the second o	all of the second second	
	THE COLUMN TWO IS NOT	disease of the second			May carry	

Continued on attached separate page(s).

3.7: Surrender of collateral.

Check one.

- None. If "None" is checked, the rest of §3.7 need not be completed.
- The debtor(s) elect to surrender to each creditor listed below the collateral that secures the creditor's claim. The debtor(s) request that upon confirmation of this plan the stay under 11 U.S.C. §362(a) be terminated as to the collateral only and that the stay under 11 U.S.C. §1301 be terminated. Any timely filed allowed unsecured claim resulting from the disposition of the collateral will be treated in

Case 8-24-70103-ast Doc 27 Filed 06/14/24 Entered 06/14/24 13:08:16 Entered 01/30/24 11:04:53

Name of Creditor	Last 4 Digits of Acct No.	Description of Collateral
PART 4: TREATMENT OF FEES ANI	D PRIORITY CLAIMS	
4.1: General.		
Trustee's fees and all allowed priority in §4.5, will be paid in full without pos	claims, including domest- st-petition interest.	stic support obligations other than those treated
4.2: Trustee's fees.		
Trustee's fees are governed by statute	e and may change durir	ng the course of the case.
4.2.4.848		
4.3 : Attorney's fees.		
The balance of the fees owed to the at	torney for the debtor(s	i) is \$ <u>500.00</u>
4.4: Priority claims other than atto	rney's fees and thos	e treated in §4.5.
Check One.		
 ☑ None. If "None" is checked, the ☐ The debtor(s) intend to pay the 	e rest of §4.4 need not le following priority claim	be completed.
Name of Creditor		Estimated Claim Amount
Continued on attached separa	ate page(s).	
4.5 : Domestic support obligations.		
Check One.		
None. If "None" is checked, the	rest of §4.5 need not b	e completed.
ine deptor(s) has a domestic su	pport obligation and is	current with this obligation. Complete table
The debtor(s) has a domestic su the Plan. Complete table below.	pport obligation that is	not current and will be paying arrears through
☐ The debtor(s) has a domestic su	iunt. Ipport obligation that is	

Casse 8 24 7 0 103 ast Doc 27 Filed 06/3 1/24 Entered 06/3 1/24

Name of Recipient	Order	Name of Court	Monthly DSO Payment	Amount of Arrears to be Paid through Plan, If Am
				ard through Flan, it Am
A Shift and a shif	do de acueda do pero,		Traje magar nitro in Projecti, and an expecting a market in the proposition, decision operational and in terms	

PART 5: TREATMENT OF NONPRIORITY UNSECURED CLAIMS

Allowed nonpriority unsecured	9 15					
The month in it's all secured	rlaime	trail!	L -	1		
, , , , , , ,	Cidillis	AAIII	De	paid	pro	rafa-

	Not less than	the sun	n of \$		
N	Not locathe			· · ·	

☑ Not less than 100 % of the total amount of these claims. ☐ From the funds remaining after disbursement have been made to all other creditors provided for in

If more than one option is checked, the option providing the largest payment will be effective.

PART 6: EXECUTORY CONTRACTS AND UNEXPIRED LEASES

6.1: The executory contracts and unexpired leases listed below are assumed and will be treated as specified. All other executory contracts and unexpired leases are rejected.

Check one.

- □ None. If "None" is checked, the rest of §6.1 need not be completed.
- Assumed items. Current installment payments will be paid directly by the debtor(s) as specified below, subject to any contrary court order or rule. Arrearage payments will be disbursed by the

Name of Creditor	Description of Leased Property or Executory Contract		100 MILEGIAGE
Acura Financial Services	Car Loan	Payment by Debtor	to be Paid by Trustee
		\$527.00	0
Cadillac Financial Services	Car Loan		
		\$525.00	A second

PART 7: VESTING OF PROPERTY OF THE ESTATE

Unless otherwise provided in the Order of Confirmation, property of the estate will vest in the debtor(s) upon completion of the plan.

PART 8: POST-PETITION OBLIGATIONS

- 8.1: Post-petition mortgage payments, vehicle payments, real estate taxes, and domestic support obligations are to be made directly by the debtor(s) unless otherwise provided for in the plan.
- 8.2: Throughout the term of this Plan, the debtor(s) will not incur post-petition debt over \$2,500.00 without written consent of the Trustee or by order of the Court.

Case 8-24-70103-ast Doc 27 Filed 06/14/24 Entered 06/14/24 13:08:16

PART 9: NONSTANDARD PLAN PROVISIONS

9.1: Check "None" or list nonstandard plan provisi	ions.
□ None. If "None" is checked, the rest of §9.1 need	d not be completed.
Under Bankruptcy Rule 3015(c), nonstandard provisions provision not otherwise included in the form plan or develsewhere in this plan are ineffective.	must be set forth below. A nonstandard provision is a iating from it. Nonstandard provisions set out
The following plan provisions will be effective only if th	nere is a check in the box "included" in §1.1(c).
PART 10: CERTIFICATION AND SIGNATURE(S):	
10.1: I/we do hereby certify that this plan does not those set out in the final paragraph.	
6 /14/24	Signature of Debtor 2
Dated: 0 // // 2 (Dated:

Signature of Attorney for Debtor(s)

Dated: 6/